1	MELINDA HAAG (CABN 132612)
2	United States Attorney
3	MIRANDA KANE (CABN 150630) Chief, Criminal Division
4	ARVON J. PERTEET (CSBN 242828) Special Assistant United States Attorney
5	450 Golden Gate Avenue, 11th Floor
6	San Francisco, CA 94102 Telephone: 415.436.6598
7	Facsimile: 415.436.7234
8	Email: arvon.perteet@usdoj.gov
9	Attorneys for United States of America
10	
11	UNITED STATES DISTRICT COURT
12	NORTHERN DISTRICT OF CALIFORNIA
13	UNITED STATES OF AMERICA, ) No. CV 09- 4101 SI
14	Plaintiff,
15	v. ) CONSENT ORDER OF SETTLEMENT )
16	One (1) 2005 Chevrolet Colorado (VIN # ) 1GCDT196958286025); )
17	Defendant )
18	
19	
20	CONSENT ORDER OF SETTLEMENT AND FORFEITURE
21	WHEREAS, on September 3, 2009, the United States filed a complaint for forfeiture of
22	certain assets seized as a result of the investigation conducted by DEA Special Agent Joshua
23	Craven;
24	WHEREAS, notice of this action has been given by publication and the only claim
25	submitted with respect to the defendant One (1) 2005 Chevrolet Colorado (VIN #
26	1GCDT196958286025) is that of DAVID VALLANCE, submitted on or about November 11,
27	2009;
28	<i>"</i>

WHEREAS, pursuant to the settlement negotiations among the parties, DAVID 1 2 VALLANCE agrees to withdraw his claim with respect to One (1) 2005 Chevrolet Colorado 3 (VIN # 1GCDT196958286025) in any administrative or judicial forfeiture proceeding; AND WHEREAS, it appearing to the court from the endorsement of the parties that the 4 5 parties have agreed to a resolution of this matter with respect to One (1) 2005 Chevrolet Colorado (VIN # 1GCDT196958286025), and deeming it proper so to do; 6 7 NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED THAT: 1. Notice of this action having been given by publication and there being only the claim 8 filed by DAVID VALLANCE, as to defendant One (1) 2005 Chevrolet Colorado (VIN # 9 10 IGCDT196958286025), the default of all persons or entities other than DAVID VALLANCE is 11 entered. 2. One (1) 2005 Chevrolet Colorado (VIN # 1GCDT196958286025) is forfeited to the 12 13 United States pursuant to 21 U.S.C. § 881(a)(4), free from the claims of any other party. 14 3. The United States shall dispose of the forfeited One (1) 2005 Chevrolet Colorado (VIN 15 # 1GCDT196958286025) in accordance with the law. 16 4. DAVID VALLANCE releases the United States of America and all of its respective 17 agencies, officers, agents, and employees from any claims or actions, including that for attorney 18 fees or cost or interest, concerning the seizure and custody of the defendant One (1) 2005 19 Chevrolet Colorado (VIN # 1GCDT196958286025). 20 5. The United States release DAVID VALLANCE from any claims or actions, including 21 that for attorney fees or costs or interest, concerning the seizure and custody of the One (1) 2005 22 Chevrolet Colorado (VIN # 1GCDT196958286025). 23 // 24 // 25 // // 26 27 // 28 Consent Order of Settlement and Forfeiture No. CV 09-4101 SI

1	6. The parties to this action shall execute any documents necessary or proper to effectuate
2	the terms of this Order.
3	Sugar Materia
4	
5	Date U.S. DISTRICT COURT JUDGE, SUSAN ILLSTON
6	
7	WE ASK FOR THIS:
8 9	A Curtus
10	ARVON J. PERTEET
11	Special Assistant United States Attorney
12	$O(\delta_{1})$
13	(Ake 1/3/201
14	ANN MOORMAN 3:10 pm.
15	Counsel for Claimant, DAVID VALLANCE
16	
17	$\rho$ $\rho$ $\rho$ $\rho$
18	- David Vallence
19	DAVID VALLANCE, CLAIMANT
20	
21	
22	
23	
24	
25	
26	
27	·
28	
	Consent Order of Settlement and Forfeiture No. CV 09-4101 SI